PTC/SB/92 (02-01)
Approved for use through 01/13/2004. OMB 0651-0033
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMENCE
Under the Paperwork Reduction Act of 1965, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REISSUE APPLICATION DECLARATION E	BY THE ASSIGNEE	Docket Number (optional) 267/045
I hereby declare that:		
My residence and post office address and citizenship a	are stated below next to my	name.
I am authorized to act on behalf of the following assign		
and the title of my position with said assignee is: Chief	Operating Officer	
The entire title to the patent identified below is vested	in said assignee.	
Name of Patentee(s): Ken Wilson		
) Chair Halling	Date of Patent Issued August 14, 2001	
Title of Invention METAL SPORTS BOARD		
I believe said patentee(s) to be the original, first and	sole/joint inventor(s) of the	subject matter which is
described and claimed in said patent, for which a reiss <u>SPORTS BOARD</u> .	sue patent is sought on the	invention entitled <u>METAL</u>
the specification of which		
☑ is attached hereto.		
was filed on as reissue application number	er!	
and was amended on(if applicable)		
I have reviewed and understand the contents of the a amended by any amendment referred to above.	bove identified specification	n, including the claims, as
I acknowledge the duty to disclose information which	is material to patentability a	as defined in 37 CFR 1 56.
I verily believe the original patent to be wholly or parti- below. (Check all boxes that apply.)	ly inoperative or invalid, for	the reasons described
☐ by reason of a defective specification or drawing	ng.	
by reason of the patentee claiming more or les	s than he had the right to c	laim in the patent.
by reason of other errors.		
At least one error upon which reissue is based is des	cribed as follows: See atta	ched Sheet No. 3.
[Attach ad	dditional sheets, if needed.]	
All errors corrected in this reissue application arose v	vithout any deceptive intent	tion on the part of the applicant.

[Page 1 of 3]

[rage r or o]

Burden Hour Statement: This form is estimated to take 0.5 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

			Contract Contract	an en matrix in	to a collection of i			Added the said tire (5)
(REISSUE APPLICATION DECLARATION BY THE ASSIG					IGNEE)		Docket Number 267/045	(Optional)
I hereby appoint to						applicati	on and transact	
Name(s)	hen C. Be	uerle		Registra	tian Number	36	3.380	
and all of the regist Savitch LLP			by the below-	hated Cus	omer Number			/ Hargreaves &
530 B. Street, Suite	2100, Sai	n Diego, CA 9210	1-4469					
							 	
Correspondence	Address:	Direct all comm	nunications	about the	application	to:		
□ Customer N	lumber	27189				Diag	Trentamen a	٦
		27108			N		ce Customer mber Bar Code	
OR		Type Custom	er Number	Here		I Ah	el Here	_}
Firm or Individual Name				· <u>, , , , , , , , , , , , , , , , , , ,</u>	· · · · · · · · · · · · · · · · · · ·			
Address								
Address								
City				State		Zi	p	
Country								
Telephone								
	<u> </u>			Fax				
I hereby declare stataments made were made with time and imprison jeopardize the value declaration is directly for the statement of person in the statement of	on inform he knowled ment, or lidity of the ected.	nation and belie edge that willful both, under 18 e application, a	ef are believe false staten U.S.C. 1001 any patent is	y own knowed to be to nents and , and that suing the	rue; and furt the like so ; such willful	her thet made ar false sta	these statemen e punishable by atements may	
I hereby declare statements made were made with the fine and imprison jeopardize the value declaration is directly from the personal management of personal management in the personal from the	on inform he knowled ment, or lidity of the ected.	nation and belie edge that willful both, under 18 e application, a	ef are believe false staten U.S.C. 1001 any patent is	y own knowed to be to nents and , and that suing the	rue; and furt the like so r such willful reon, or any	her that made ar false ste patent t	these statemen e punishable by atements may o which this	
I hereby declare statements made were made with time and imprison jeopardize the value declaration is directly for the statement of personal statement of	on inform he knowled ment, or lidity of the ected.	nation and belie edge that willful both, under 18 e application, a	ef are believe false staten U.S.C. 1001 any patent is	y own knowed to be to nents and , and that suing the	rue; and furt the like so r such willful reon, or any	her that made ar false ste patent t	these statemen e punishable by atements may	
I hereby declare statements made were made with the fine and imprison jeopardize the value declaration is directly from the personal management of personal management in the personal from the	on inform he knowled ment, or lidity of the ected.	nation and beliedge that willful both, under 18 te application, and g (given name,	of are believed false staten U.S.C. 1001 any patent is family name	y own knoed to be to nents and , and that suing the	rue; and furt the like so r such willful reon, or any	her that made ar false ste patent t	these statemen e punishable by atements may o which this	
I hereby declare statements made with the statements made with the statement of the stateme	on inform he knowled ment, or lidity of the ected.	nation and beliedge that willful both, under 18 te application, and g (given name,	of are believed false staten U.S.C. 1001 any patent is family name	y own knoed to be to nents and , and that suing the	rue; and furt the like so r such willful reon, or any	her that made ar false sta patent t	these statemen e punishable by atements may o which this	
I hereby declare statements made were made with the fine and imprison jeopardize the value declaration is directly fine and imprison. Full name of personal manual signature. Address of Assignature Address of Assignature Address of Assignature Ken Wilson	on information when the knowledge of the knowledge of the control	nation and beliedge that willful both, under 18 e application, a g (given name, Suite 200, Pow	of are believed false staten U.S.C. 1001 any patent is family named away, CA 920	y own knowed to be to be to be to nents and , and that suing the	rue; and furt I the like so r such willful reon, or any Date	her that nade ar false sta patent t	these statemen e punishable by atements may o which this	
I hereby declare statements made were made with the fine and imprison jeopardize the varied declaration is directly full name of personal Mike Dianna. Signature Address of Assig 12925 Brookprint Patentee Ken Wilson	on information when the knowledge of the knowledge of the control	nation and beliedge that willful both, under 18 e application, a g (given name, Suite 200, Pow	of are believed false staten U.S.C. 1001 any patent is family named away, CA 920	y own knowed to be to be to be to nents and , and that suing the	rue; and furt I the like so r such willful reon, or any Date	her that nade ar false sta patent t	these statemen e punishable by atements may o which this	

[Page 2 of 3]

REISSUE APPLICATION DECLARATION BY THE ASSIGNEE (Continuation Sheet)

"At least one error upon which reissue is based is described below:"

- 1) In about January 2002, upon information and belief, it was determined by the undersigned that Christopher Taylor should have been added as an inventor for the above-referenced application/patent for the subject matter disclosed in parent U.S. Application No. 09/206,720 and later claimed in the above-referenced application/patent that Christopher Taylor was a co-inventor/inventor of.
- 2. Inventorship for the above-referenced application/patent should have been Ken Wilson and Christopher Taylor, instead of Ken Wilson, as indicated in the issued patent.
- 3. Such a correction of inventorship is a proper basis for a reissue pursuant to MPEP §1412.04 where 35 U.S.C. §256 and 27 CFR §1.324 do not apply.

"Additional Patentees are named on separately numbered sheets attached hereto"

Patentee (To be added by way of Reissue Application filed concurrently herewith)

Christopher Taylor

Residence/Mailing Address:

Citizenship:

1371 Rubenstein Avenue, Cardiff, CA 92007

USA

PTO/SB/53 (02-01) Approved to use through 01/31/2004 OM6 0561-0033
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
to a collection of information unless it displays a valid OMB control number

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information Docket Number (Optional) REISSUE APPLICATION: CONSENT OF ASSIGNEE; 267/045 STATEMENT OF NON-ASSIGNMENT This is part of the application for a reissue patent based on the original patent identified below. Name of Patentee(s) Ken Wilson Patent Number Date Patent Issued 6,273,440 August 14, 2001 Title of Invention METAL SPORTS BOARD 1. X Filed herein is a certificate under 37 CFR 3.73(b). (Form PTO/SB/96) 2.

Ownership of the patent is in the inventor(s), and no assignment of the patent has been made. One of boxes 1 or 2 above must be checked. If multiple assignees, complete this form for each assignee. If box 2 is checked, skip the next entry and go directly to "Name of Assignee". The written consent of all assignees and inventors owning an undivided interest in the original patent is included in this application for reissue. The assignee owning an undivided interest in said original patent is/are Reno Wilson, Inc., and the assignee(s) consents to the accompanying application for reissue. Name of assignee/inventor (if not assigned) Signature Date 12 30 ZOO Typed or printed name and title of person signing for assignee (if assigned) Mike Dianna, Chief Operating Officer Reno Wilson, Inc.

Burden Hour Statement: This form is estimated to take 0.1 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

ASSIGNMENT

WHEREAS, I, **KEN WILSON**, a citizen of the United States of America, (hereinafter referred to as "ASSIGNOR"), have invented and own a certain invention entitled **METAL SPORTS BOARD** for which application for Letters Patent of the United States of America has been executed on even date herewith; and

WHEREAS, RENO WILSON, INC., a corporation organized and existing under and by virtue of the laws of the State of California and having its principal place of business at 1295

Brookprinter Place, Suite 200, Poway, California 92064 (hereinafter referred to as "ASSIGNEE"), is desirous of acquiring the exclusive right, title and interest in, to and under said invention and in, to and under any Patent or similar legal protection to be obtained therefor in the United States of America, its territorial possessions and in any and all countries foreign thereto.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR hereby sells, assigns, transfers and sets over unto the said ASSIGNEE, its successors and assigns, the full and exclusive right, title and interest to said invention and to all Letters Patent or application or similar legal protection, not only in the United States and its territorial possessions, but in all countries foreign thereto to be obtained for said invention by said application, and to any continuation, division, renewal, substitute or reissue thereof or any legal equivalent thereof in the United States or a foreign country for the full term or terms for which the same may be granted, including all priority rights under the International Convention; and ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue said Letters Patent or any legal equivalent thereof to said ASSIGNEE, its successors and assigns, in accordance with this Assignment.

MAY 11 '99 15:06 FR LYON*LYON

619 457 6390 TO 7485544

F.05/09

Patent 241/036

ASSIGNOR hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Agreement;

ASSIGNOR further covenants that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said application, said invention and said Letters Patent and legal equivalents as may be known and accessible to ASSIGNOR and will testify as to the same in any interference or litigation related thereto and will promptly execute and deliver to ASSIGNEE or its legal representative any and all papers, instruments or affidavits required to apply for, obtain, maintain, issue and enforce said application, said invention and said Letters Patent and said equivalents in the United States or in any foreign country, which may be necessary or desirable to carry out the purposes thereof.

In Witness thereof, I have hereunto set my hand on Way !! , 1999.

Ken Wilson

ASSIGNMENT

Whereas, we, KEN WILSON, of 1295 BROOKPRINTER PLACE, SUITE 200 POWAY, CALIFORNIA 92064, and CHRISTOPHER TAYLOR, of 1371 RUBENSTEIN AVENUE, CARDIFF, CALIFORNIA 92007 are the inventors of an invention entitled "EXTRUDED METAL SPORTS BOARD".

Whereas, RENO WILSON, INC., a corporation of the state of California having a business address at 1295 BROOKPRINTER PLACE, SUITE 200, POWAY CALIFORNIA 92064, is desirous of obtaining all the rights, title and interest in said invention.

Now, Therefore, in consideration of the sum of Five Dollars (\$5.00) and other valuable consideration, the receipt of which is hereby acknowledged, we, KEN WILSON, and CHRISTOPHER TAYLOR by these presents do sell, assign and transfer unto RENO WILSON, INC. all our rights, title and interest in said invention, for the territory of the United States of America and the rest of the world, to the said invention as described in the aforesaid application; to the end of the term or terms for which Letters of Patent are granted or may be reissued, as fully and entirely as the same would have been held and enjoyed by KEN WILSON, and CHRISTOPHER TAYLOR had this assignment not been made.

Ilen Willen

KEN WILSON

CHRISTOPHER TAYLOR

histopher Jayan